OLITICAL REGISTER

J. A. STEVENS, Editor & Proprietor.

YAZOO CITY, (MI.) FRIDAY, JULY 5, 1844.

VOL. 8, No. 52.—Whole No. 407.

VAZOO WHIG AND REGISTER,

PRINTED AND PUBLISHED EVERY VEIDAY, BV J. A. STEVENS.

(CITY PRINTER.) On Jefferson-street, next door to the offices of Messes. Wilkinson & Miles, and F. W. Quackenboss.

TERMS-The Water will be furnished to subscribers at \$5 00 per annum in advance. Apventueners will be inserted at the rate of \$1 00 per aquare for the first insertion and 50 cents E B. GRAYSON. JOHN M. HOLLINGSWORTH. for each week thereafter-ten lines or less, con utituting a square. The number of insertions re JOHN M HOLLINGSWORTH, & CO. quired, must be marked on the margin of the man userists on they will be inserted till forbid, and

charged accordingly. All Advertisements from a distance, must be accompanied with the CASH or they will not

Announcing candidates for office will be \$5 3: for county offices, \$10 for state offices-in ad-Political, Cotton Circulars or any articles of

3' andividual interest, will be charged as advernsements and must be paid for in advance. For advertising Citations from the Probate Court to persons interested to come forward and show cause why an order of sale should not be granted, 12 dollars, to be paid for in ADVANCE.

For advertising Orders granted by the Probate
Court for the sale of property, 15 dollars to be

No. 90 Camp Structure. paid for in advance.

For advertising Chancery Notices to non-residents, 15 dollars each, to be paid for in advance. For advertising Petitions for Dower, from 10 to 15 dollars, to be paid for in ADVANCE. For advertising Notice of Letters of Administration, 7 dollars, to be paid for in anyance. For advertising Notice of annual or final set-

tlement by Administrators, 2 dollars, to be paid for in ADVANCE. For advertising Notice of Insolvent Estates for 6 nonths, \$27, to be paid for in anyance. Trustees' Sales, and all other advertisements not specified, must be paid for in ADVANCE. All advertisements of a personal nature will be charged double price, and payment required in

Vearly Advertising.

and on a de half yearly in advance, their own trained at business; and all advertise- appointed, in his stead, Messis. Hugh WATT ments for the hencent of other persons, sent in by & GEORGE A. PECK, (who cave this day Gallaway, of Holmes county, Miss. They them must be paid for by the square.

Professional Advertisements. For 10 lines or less, not alterable, 3 months, \$12 12 do. u 10 do do do As the above rates are the same as those of produce to our address. established in Natchez, Vicksburg, Jackson,

Grand Gulf and elsewhere in this State, no deduction will be made from them in any case CALL JOB WORK MUST BE PAID FOR ON DELIVERY.

PROFESSIONAL.

F. W. QUACKENBOSS. Attorney and Counsellor AT LAW. Yazoo City, Miss.

NONTINUES to practice regularly in Uthe Superior Court of Chancery, High Court of Errors and Appeals, Circuit Court of the United States at Jackson, Superior Court of Chancery, and in the Circuit courts of Yuzon, Holmes and Carroll counties .-Office in the Insurance building on Jeffer son Street.

Yazon City, Jan. 1st 1840.

Q. D. GIBBS,

Vazoo City .- Mi. WILL practice in the Courts of the 10th IMPORTANT TO PARENTS. Estate of Eghert Harris, dec'd. Indicial district,-The Supreme, Fed eral and Chancery courts, at Jackson; -and the Chancery court at Carrollion.

** He will give especial attention to the adjusting of titles to real estate in Yazoo and counties adjoining. August 11, 1843.

The 'Southron,' Jackson; the 'Daily Courier. Natchez; and the 'American Eagle, Memphis, Tenn. will insert the above three months, and send their bills to this office for

I. & W. BATTAILE, Attorneys at Law,

Yazoo County, Mi. Errors and Appeals, and the Circuit Courts hand of ever Father and mother in the Union. of Holmes, Attala Leake and Yazoo. December 30, 1842.

C. F. HAMER, Attorner at Law. YAZOO CITY, MISSISSIPPI. 44-11

REGULAR WEEKLY

Between Vicksburg & N. Orleans THE new, splendid and fast ronning steam boat Master, has commenced running as a regular This work possesses a powerful interest, little Packet between the above places, and will short of its great counterpart, "The Mysteries of Wanted at this Office, lightful to the ear, and the smiles of virtuleave New Orleans every Sunday morning Pages," and is supposed to be by the same distin-

BUSINESS CARDS.

V. & L. G. GALLAWAY, General Commission and

No. 95, Camp Street, NEW-ORLEANS. July 8, 1842.

Produce, Grocery, Forwarding and Commission MERCHANTS.

Lower Landing, Yazoo City, Miss. Dec. 15, 1843. A. G NALLE.

NALLE & COX, COTTON FACTORS. AND

NEW-ORLEANS. September-1, 1843.

WEST & PHILLIPS, Receiving, Forwarding, AND

Commission Merchants, NEW ORLEANS. J. R. West, Holmes county: Miss. H. L. W. PHILL'PS, New Orleans.

A CARD.

August 11, 1843.

THE undersigned beg leave to inform For forty lines or less, renewable at pleasure __ their friends and the public, that Mr \$60. No contract taken for less than one year- William Laughlin has a ithdrawn his agency In a rivelege of annual advertisers is limited to of our business at Vicksburg, and we have WINCENT GALLAWAY, has taken into 30 and furnish plantation supplies on shipment patronage of their friends and public gener-

BURKE, WATT & CO., N. Orleans WATT, BURKE & CO., Natchez. June 10, 1843.

DISSOLUTION.

WHE co-partnership heretofore existing in New Orleans between the underigned under the style of V. GALLAWAY & Co. is this day dissolved by mut, al consent. iquidation.

VINCENT GALLAWAY. H. L. W. PHILLIPS. July 29th, 1843.

The undersigned will continue the Commission Business in his own name. VINCENT GALLAWAY. August 4, 1843. 4.-11

Aiken's Gin Stands NOR SALE by the subscriber at \$2 50 per P. O'DONNELL. Yazoo city, Sept. 22, 1843.

PUBLISHED THIS DAY, FACTS AND ARGUMENTS

Transmission of Intellectual and Moral Qualities

to lay before her own sex sex facts of the greatest Agents supplied at a discount of twenty-five per

Oorders will be addressed to J. WINCHESTER, Publisher, No. 30, Ann Street, New York.

received and for sale by

Yazoo City, June 20. 1843. HEAR YE! HEAR YE!

NOW READY At the Office of the New World, 30 Ann st. THE SECOND NUMBER OF THE

YAZOO, C. Brenham MYSTERIES OF LONDON.

A CARD.

New York, Jan. 1, 1844 SIR-The undersigned is ready and willing to make the usual advances on consignments made our mutual friend, Mr. WM. B. Forwarding Merchants, Wilson, he being authorized to make arrangements for that purpose. Respectfully, voors &c.

THOMAS W JONES, No. 7. Pine Street. My references are Messis. PRIME, WARD & KING.

BOORMAN, JOHNSTON & Co.

William B. Wilson, Commission and Foawarding

No. 5, PINE STREET, NEW YORK. WALTER COX. W B. W. will continue to pay particular attention to sales of Cotton, Pork, and all sorts of Southern and Western Produce, consigned to him. He will also continue to purchase every

description of Goods to order, and from his long experience, hopes his numerous friends will, as usual, encourage him when in wan of his services. P. S .- Cash advances made on consignments when required.

Refer to Messrs. Doremas, Suydam & Nixon, W. C. Whitney & Co: T. W. Jones, Esq., New York.

Stanley. Sage & Co. N. & E. O Reiley, R. Eaton Keys, Yazoo City, Mi.

New York, Dec. 26, 1843. Co-partnership.

Co-partnership his brother Lewis G. opened an office at the old stand of Mr. will conduct a General Commission Busi-Wm. Laughlin.) under the firm of Hugh ness in this city, under the style of V & L. Watt & Co., who will make cash advances G. Gallaway, and respectfully solicit the ally. During the present winter and ensung springt L. G. Gallaway will reside at Jackson, Miss.

V. GALLAWAY, LEWIS G. GALLAWAY New Orleans, Dec. 21, 1843, 25-1f

NOTICE.

ETTERS of Administration having

of estate of Robert McIntyre, dec'd. March 1st, 1844, 34 61

Notice.

The State of Mississippi, Befavas PROBATE BOLIVAR COUNTY. Jan. Perm, 1844.

At the Office of the New World. 30 Ann st. goods and chattels, rights and credits which first the smoothast temper. Guard I beseech were of said deceased, and upon the actions to a special per printed within this State, which, in the gathered upon her round full lips, the curls late to apprise the absent party of the fact count of the said administrator, exhibited sions; controlled, they are the genial heart cling to a spotless brow, and fall upon a neck that a bill of discovery has been filed: Proon oath, shewing that the personal estate of that warms us along the way of life—unsaid intestate is insufficient to pay his debts. governed, they are consuming fires. Let seem lighted with the tenderest fire of poe-made once a week, for two months successively the court, that all your strife be one of respectful attentions try; and beauty hovers over her as her own sively. PARENTS TO OFFSPRING.

Parents and benefit to the following lands, and conciliatory conduct. Cultivate with most favored child. What are her thoughts?

SEC. 2. That upon proof of publication, as care the kind and gentle affections of the sorrow cannot yet have touched a spirit so aforesaid, in the manner now required by law beauty provided to the control of the sorrow cannot yet have touched a spirit so aforesaid, in the manner now required by law beauty provided to the control of the sorrow cannot yet have touched a spirit so aforesaid, in the manner now required by law beauty provided to the control of the sorrow cannot yet have touched a spirit so aforesaid, in the manner now required by law beauty provided to the control of the sorrow cannot yet have touched a spirit so aforesaid. This is an important and valuable treatise on a subject of paramount interest to parents, and especial section. No. 7, heart. Plant not, but cradicate the thorn pure. Innocence itself seems to have chosubject of paramount interest to parents, and ospecially to mothers. It is written by a lady of emiuent worth and talents, who has made the subject

such suit may be pending, may proced with
the sun power to

the sun power to one of much study, and whose sole view has been The north half of section No. 21 and all of within your breast, let the sun never go be so: but hist!—she starts—her bosom Sec. 3. That this act and the one to which to lay before her own sex sex facts of the greatest sections 9 and 10 lying north of the Choc. down on your angers A kind word—an heaves—her eyes brighten—her lips part—this is an amendment, shall be considered as to repay them thousand fold for the cost of the ve- taw Boundary, all lying in Township 22, of obliging action; if it be a triffing concern— she speaks—listen—"Jim you masty fool! authorizing the defendants in such suits to Will regularly attend each term of the Su- lame Fie information in this wirk is curious, val- range, No. 8, west, containing by estimate has a power superior to the harp of David quit scratching that pig's back, or I'll tell compel discoveries in defence in the same perior Court of Chancery, the High Court of unble and interesting, and should be paced in the 1280 12-100 acres-Also east half of south in calming the billows of the soul. east quarter of section 36 in Township No. Revenge is as incompatible with happi-19, of range No. 2, west, containing 79 79 ness as hostile to religion. Let him whose 19, of range No. 2, west, containing 79 79 ness as hostile to religion. Let him whose heart is black with malice, and studious of probate Court of the county of Bolivar at the Court house thereof on the third Month.

A doubte, range No. 2, west, containing 79 79 ness as hostile to religion. Let him whose heart is black with malice, and studious of young, and in the course of his article the editor exhorts his readers to be careful how and which the Court house thereof on the third Month.

A doubte, range reads on the lexit is passage.

A pproved, February 24, 1844.

An ACT to amend the sixth section of an act shall be in force houn with a column upon the text—"Go it while you, re young, and in the course of his article the editor exhorts his readers to be careful how and which way they 'go it; be talls them to 'go it' for virtue; and after its passage.

An ACT to amend the sixth section of an act. Barrels and half barrels superior day of April next, to shew cause, if any to his eyes, there is no beauty: the flowers 'go it' for education, intelligence, wisdom, &c.; entitled "an act to amend the sixth section of an act of the state relating to for temperance; 'go it' for temperance; 'go i be sold, or so much thereof as will be sufficient to pay and satisfy his debts, or the residue thereof. It is ordered further that joy; but the furies of hell rage in his breast, we 'go it' for early rising: 'go it' matrimony, and in all your goings' don't forget to 'go it' for early rising: 'go it' matrimony, and in all your goings' don't forget to 'go it' for early rising: 'go said citation be posted up in three of the and render him as miserable as he would most public places in Bolivar County, for the object of his hate. most public places in Bolivar County, for the object of his hate.

Were there, says Secrates, a common bank Negroes and Mulatines," approved February made of all men's troubles, most men would the twenty-eight, eighteen hundred and forlength of time in the Yazoo City Whig. A true copy from the minutes.

A. B. DODD, Cl'k. EST, Jan. 2, 1844, (prs fee \$14) 30-5t

HOBERT.

From the New York Tribune. Clay and Frelinghuysen. Two better men you ne'er set eyes on, Than Henry Clay and Frelinghuysen. Good Frelinghuysen-noble Clay! With names like these, we'll win the day. Each patriot's hopes, how high they rise in

The ticket-Clay and Frelinghuysen.
God's goodly gift,
Our cause to lift-Just Theodore! We ask no more. His name, conjoined with Henry Clay, Shall, far and wide have potent sway. O let it not be yours or my sin, To stand aloof from Frelinghaysen, Or in the stern, decisive fray, To stint our toil for Henry Clay;

The Mill-boy true, Each danger through-Good Theodore, Like well-tried ore. There's grace and power we deasly prize in The name of Ciay and Frelinghuysen.

A light they shed—'tis glory's ray;
Her sons are Frelinghuysen, Clay. From heart to heart what gladness flies in

The thought of Clay and Frelinghuysen-Of Harry bold, The proved of old-Of Theodore, The loved of yore.

New Jersey cries, "I'm proud he's my son-The pure, the high-souled Frelinghuysen." "He's ours-he's ours," New Yorkers say; "We Frelinghaysen add to Ciay." Whatever ground each claim relies on, THE COUNTRY's OWN is Frelinghuysen-And so is Clay;

"Lo," millions say, In rapture wild, "THE NATION'S CHILD!" Then on, ve friends of Frelinghuysen; Each lingering shade is doomed to die soon, What beams of hope around as play, As echoes loud the name of Clay! A few brief months, and faction dies in The grasp of Clay and Frelinghuysen. Then strive each day For Henry Clay;

MISCELLANEOUS.

Join, all ye wise, on Our Frelinghuysen.

The Village Preacher. BY CHARLES MINOR, ESQ.

"Father forgive them."

works Confucious-examine the precepts of aces we behold our doom! Seneca, and writings of Socrates. Collect all the excellences of the ancient and mod-ern moralists, and point to a sentence equal ness of the air, the warmth of the dancing trees of school lands, within this State, to been granted to the undersigned by the viled and insulted—suffering the grossest the spontaneous children of a contemplative a rate of interest not more than ten nor less The name of the firm only to be used in the February Form 1844 of said court on the February Term, 1844 of said court, on away to die, no annihilating curse breaks age when we most sensitively enjoy the mere SEC. 4. That all laws and parts of laws the estate of Robert McIntyre, late of Yazoo from his breast. Sweet, placid as the as- sense of existance; when the face of nature, contrary to the provisions of this act, are City, deceased. All persons having claims piring of a mother for her nurseling, ascends and a passive conviction of the benevolence hereby repealed. against said Estate, are required to present them for payment, within the time prescrib ed by law, or they will be forever barred, and those indebted to said estate are required to make speedy payment.

SAMUEL GRAVES, Adm'r.,

The persons having clauses and a passive conviction of the benevolence and in office to create a series and in office to create a series of surface and in office to create a series and in off Friends, have you ever differed; if he who harshness; till nothing within us remains to

and say ;- Revenge I cast thee from me, as choose rather to take those they brought than ty-two, be so enlarged and construed as to I forgive my enemies-and nature resumes venture on new dividends. a new and delightful garniture. Then inrant-then is the music of the groves de- as she "comes to maturity." ous beauty lovely to his soul.

one of them,"

man; to weep for compassion is divine; but vestigations and oppressed with taxes that anger is womanish; to weep for grief is huto weep for sin is christian.

ambition is but vanity; it has no definite these evils? -St. Louis New Era. aim; it plays with a thousand toys. As with one passion, so with the rest In youth, love is ever on the wing, but, like the birds in April, it hath not built its rest. With so long a career of summer and hope before it, the di appointment of to-day is succeeded by the novelty of to-morrow and the sun that advances to the moon but dries up its fervent tears. But when we have arrived at that epoch of life when, if the light fail us, if the last future. A certian melancholy that mingles with our joy at the possession only enhances its charm. We feel ourselves so depen

And we 'go it' alone on the WHIG.

deed, are meadows verdant and flowers frag- cause she ought to be "seuled off" as soon for service rendered under the several acts

leave New Orleans every Sunday morning at 10 o'clock, arriving in Vickaburg in time for the steamer Velant on Tucsday morning.

June 1813. 51-if.

Paris,' and is supposed to be by the same distinguished to be by the same distinguished at the printing by such officers under said amended act by such officers under said amended act by said sixth section.

Sam Sam to Dick, 'you have a hole in your business. One from the country and the printing by such officers under said amended act by said sixth section.

Sec. 2. That this act shall take effect and twice as wide too,' says Sam.

The printing by such officers under said amended act by said sixth section.

Sec. 2. That this act shall take effect and twice as wide too,' says Sam.

The printing by such officers under said amended act by said sixth section.

Sec. 2. That this act shall take effect and twice as wide too,' says Sam.

The printing by such officers under said amended act by said sixth section.

Sec. 2. That this act shall take effect and twice as wide too,' says Sam.

Man. - We find the following rich mor- | INTOXICATION .- Alarge proportion of the sel in one of Dow, Jr.'s "Short Patent Ser- cases that are brought up before the Recorder and the Criminal Court, originate in gro-"Man looks upon life just as he does upon ceries and dram shops. Most of the offendwoman-there is no living with them, and ders are drunkards. The fights, quarrels and he can't live without them. He will run disturbances, frequently occur in dram shops, after them, and rather than be held he will or take place among persons who have just loose his coat tail and character-kisses been tippling at them. The drunken loafthem for love, and then kicks them for lead ers who are picked up about the streets are ing him into trouble. So with life, he par- the hangers on of tippling houses, and owe takes of its pleasures, and then curses it for their degradation to these establishments .its pains; gathers bequets of bliss, and The thieves and petty larency scoundrels when their blossoms have faded, he finds who are so abundant are generally frequenthimself in possession of a bunch of briars; ers of drinking houses, and spend much of which is all owing to a little incident that their time and of their ill-gotton plunder at occurred in Paradise when man was as green dram-shops of a low character.- Nearly all as a tobacco worm; and as unsuspicious as the crimes that are committed amongst us, a tree toad in a thunder storm. He was may be traced to these tippling houses, and told to increase and multiply, and so he ac- the idle and intemperate habits formed in cordingly increased his cares, multiplied his them. The community suffer incredible emiseries, and peopled the world with a par- vils from the intemperance that prevails in cel of candidates for perdition, and I am our country, and should be vigilant in their observation of those causes that lead to To weep for fear is childish; to weep for drunkeness and crime. The sober portion of the community are much harrassed with inthat are incurred in prosecutions for crimes and misdomeanors, that originate in tippling Youth Love and age .- A young man's houses -- What is the proper remedy for

> Laws of Mississippi. PASSED AT THE REGULAR SESSION OF 1844.

AN ACT to regulate the rate of interest on the School Fund, and for other purposes. SECT. 1. Be it enacted by the Legislature of the State of Mississippi, That from and after the passage of this act, the Trustees of rose wither, we feel that the loss cannot be Schools and School lands shall be authorized retrieved, and that the frost and the darkness to charge and receive interest at the rate of are at hand, love becomes to us a treasure ten per cent, per annum, on all the bona fide that we watch over and hoard with a miser's care. Our youngest-born affection is our darling and our idol, the fondest pledge of the past, the most cherished of our hopes for the future.

dent on it for all that is yet to come. Our SEC. 2. That the school fund in township other barks, our gay galleys of pleasure, our seventeen, range eighteen, and fractional township seventeen, range nineteen east, ed up by the remorseless wave. On this last shall be, and they are hereby consolidated, vessel we freight our all, to its frail tenement and shall be under the supervision, manage Go, proud Infidel - search the ponderous we commit ourseives. The star that guides ment and control of the trustees of the school tombs of Heathen learning, explore the it is our guide, and in the tempest that men. funds in township seventeen, range eighteen, east, the qualified voters in each of the above named tawnships shall be entitled to

to this simple prayer of the Saviour. Re- beam. & not least, his own peaceful thoughts; loan out the funds arising from the same, at

SECT. 1. Be it enacted by the Legislature is pure and perfect forgives his bittere t en cast a shadow over the things without; and, of the State of Mississippi, That the provisions emies, do you well to cherish your anger?

Brothers, to you the precept is imperative; to us than of yore. There is an old age you shall forgive not seven times, but seven titself.

of the act to which this is an amendment, be to us than of yore. There is an old age which has more youth of heart than youth itself. and that in such cases, if the party from Husbands and wives, you have no right to PATHETIC .- " A fair young girl is lean- whom a disovery is sought, shall reside out expect perfection in each other. To err is ing pensive on he casement, gazing, with o' this State the court in which suit is pend-PON the petition of Joseph M'Guire the lot of humanity. Illness will sometimes thoughtful brow, upon the scene below.—

ing, er any circuit judge in vacation, may thoughtful brow, upon the scene below.—

The bloom of fifteen summers tint her soft of the printed within this State which in the

manner as the plaintiffs are allowed to compel them, in aid of the at law. A good go,-The Augusta, Mc., Farmer leads off | Sec. 4. That this act shall be in force from

SECT. 1. Be it enacted by the Legislature of the State of Mississippi, That the sixth section of an act entitled "an act to amend the several acts of this State in relation to Free authorize the boards of police of several coun-Whysis a young woman like a due bill? Beto which said act is an amendment, as they Sam Sam to Dick, 'you have a hole in your are authorized to allow for services rendered

be in force from and after the passage thereof.